REMARKS

REJECTIONS UNDER 35 U.S.C. § 103

Claims 1 -22

Claims 1-22 were rejected under 35 U.S.C. § 103(a) as being unpatentable over U.S.

Patent No. 6,421,709 issued to McCormick et al. (McCormick) in view of U.S. Patent

Publication No. 2005/0132006 issued to Horvitz et al. (Horvitz). Applicant submits

claims 1-22 are not obvious in view of McCormick and Horvitz for at least the reasons set

forth below.

Claim 1 recites, in part, the following:

enabling configuration of a plurality of automatic response email messages, at least one of which is tailored for an incoming email message having a first internal mail type and at least another of which is tailored for an incoming email message having an external mail type;

Independent claims 8 and 15 recite similar limitations. The Examiner correctly concedes McCormick does not disclose enabling configuration of a plurality of automatic response email messages, each of which is tailored for a type of incoming email message. Furthermore, McCormick does not distinguish incoming email messages as either internal (e.g., internal corporate) mail messages or external (e.g., non-corporate) mail messages. The Examiner relies on Horvitz as disclosing a plurality of automatic response messages. Regardless of whether Horvitz discloses a plurality of response messages, Horvitz does not disclose a plurality of response messages, at least one of which is tailored for an incoming email message having a first internal mail type and at least another of which is tailored for an incoming email message having an external mail type, as claimed by Applicant. Horvitz does not expressly or inherently disclose a distinction between internal (e.g., corporate) email messages and external (e.g., non-corporate) email

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messages. Thus, Applicant submits Horvitz fails to cure the deficiencies of McCormick.

Accordingly, Applicant submits claims 1, 8 and 15 are not obvious in view of Horvitz and McCormick.

Applicant submits that the dependent claims are non-obvious for at least the same reasons claims 1, 8 and 15 are not obvious. Applicant further submits the dependent claims include additional features that are, in and of themselves, distinguishable over the prior art of record. For example, claim 6 recites a method according to claim 1 wherein the internal mail type comprises at least one of a plurality of defined internal organizations. In other words, a different automated response email is sent based on the internal organization from which an email is received. The cited portion of McCormick fails to distinguish an incoming email based on whether it is an internal email or an external email. As such, McCormick necessarily fails to disclose distinguishing an internal organization type from within an internal email. This is simply one example illustrating the deficiencies of McCormick and Horvitz with respect to the dependent claims

CONCLUSION

For at least the foregoing reasons, Applicant submits that the rejections have been

overcome. Therefore, claims 1-22 are in condition for allowance and such action is

earnestly solicited. The Examiner is respectfully requested to contact the undersigned by

telephone if such contact would further the examination of the present application.

Please charge any shortages and credit any overcharges to our Deposit Account

number 02-2666.

Respectfully submitted,

BLAKELY, SOKOLOFF, TAYLOR & ZAFMAN, LLP

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I hereby certify that this correspondence is being submitted electronically via EFS Web on the date shown below.

Date: October 10, 2008 /Katherine Jennings/ Katherine Jennings

Application No. 10/618,480 Attorney Docket No. 42P16125 Examiner: S.S. Ismail Art Unit: 2155